## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MISSOURI WESTERN DIVISION

se No. 4:14-cv-00232-HFS
JURY TRIAL DEMANDED

## **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that on this 29th day of August, 2014, Defendants Rawal Rock Corporation, individually and d/b/a Snappy Store a/k/a Snappy Store #4901 ("Rawal Rock") and Parvez Yousaf, individually and d/b/a Snappy Store a/k/a Snappy Store #4901 ("Yousaf") (collectively "Defendants") served their initial disclosures pursuant to Federal Rule of Civil Procedure 26(a)(1)(A) on Plaintiffs Coach, Inc. and Coach Services, Inc. (collectively "Plaintiff"), by a serving a copy via email and U.S. Mail on the following counsel:

Timothy J. Davis BRYAN CAVE, LLP 1200 Main Street, Suite 3800 Kansas City, MO 64060 ATTORNEYS FOR PLAINTIFFS

Respectfully submitted:

/s/ Steven H. Mustoe

Steven H. Mustoe MO Bar #33060 MUSTOE LAW FIRM, LLC US Bank Building, 2nd Floor

5100 W 95th Street, Suite 260 Prairie Village, KS 66207-3378 D: 913.440.0004 | F: 913.341.2293 O: 913.440.0003 | C: 913.205.9603 Email: smustoe@mustoelawfirm.com

-and-

/s/ Mark W. Untersee

Mark W. Untersee MO Bar #33128 UNTERSEE & ASSOCIATES, P.C. 3100 Broadway, Suite 1209 Kansas City, Missouri 64111 (816)389-6414 Telephone (816)561-4353 Facsimile Email: muntersee@unterseelaw.com

Attorneys for Defendants